## § 253.27

- (3) Notwithstanding paragraph (a)(2) of this section, the Program may refinance the refurbishing cost of a vessel whose initial refurbishing cost has already been financed (or otherwise paid) prior to the submission of a loan application.
- (4) The Program may finance or refinance the purchase or refurbishment of any vessel or facility for which the Secretary has:
- (i) Accelerated and/or paid outstanding debts or obligations;
  - (ii) Acquired; or
  - (iii) Sold at foreclosure.
- (c) Existing vessels and facilities. The Program may finance the purchase of an existing vessel or existing fishery facility if such vessel or facility will be refurbished in the United States and will be used in the fishing industry.
- (d) Fisheries modernization. Notwithstanding any of this part, the Program may finance or refinance any:
- (1) Activities that assist in the transition to reduced fishing capacity; or
- (2) Technologies or upgrades designed to:
- (i) Improve collection and reporting of fishery-dependent data;
  - (ii) Reduce bycatch;
  - (iii) Improve selectivity;
- (iv) Reduce adverse impacts of fishing gear; or
  - (v) Improve safety.
- (e) Guaranty transition. Upon application by the obligor, any guaranteed loans originated prior to October 11, 1996, may be refinanced as direct loans, regardless of the original purpose of the guaranteed loan.
- (f) Maturity. Maturity may not exceed 25 years, but shall not exceed the project property's useful life. The Program, at its sole discretion, may set a shorter maturity period.
- (g) Credit standards. Traditional loans are subject to all Program general credit standards and requirements. Collateral, guarantee and other requirements may be adjusted in accordance with the Program's assessment of individual credit risks.

## § 253.27 IFQ financing.

The Program may finance or refinance the project cost of purchasing, including the reimbursement of obligors for expenditures previously made for purchasing, individual fishing quotas in accordance with the applicable sections of the Magnuson-Stevens Fishery Conservation and Management Act or any other statute.

## §253.28 Halibut sablefish IFQ loans.

- (a) *Specific definitions*. For the purposes of this section, the following definitions apply:
- (1) Entry-level fishermen means fishermen who do not own any IFQ in the year they apply for a loan.
- (2) Fishermen who fish from small vessels means fishermen wishing to purchase IFQ for use on Category B, Category C, or Category D vessels, but who do not own, in whole or in part, any Category A or Category B vessels, as such vessels are defined in 50 CFR 679.40(a)(5) of this title.
- (3) Halibut sablefish quota share means a halibut or sablefish permit, the face amount of which is used as the basis for the annual calculation of a person's halibut or sablefish IFQ, also abbreviated as "HSQS" or "halibut/sablefish QS."
- (4) Halibut/Sablefish IFQ means the annual catch limit of halibut or sablefish that may be harvested by a person who is lawfully allocated halibut or sablefish quota share, a harvest privilege for a specific portion of the total allowable catch of halibut or sablefish.
- (b) Entry level fishermen. The Program may finance up to 80 percent of the cost of purchasing HSQS by an entry level fisherman who:
- (1) Does not own any halibut/sable-fish QS during the origination year;
- (2) Applies for a loan to purchase a quantity of halibut/sablefish QS that is not greater than the equivalent of 8,000 lb. (3,628.7 kg) of IFQ during the origination year;
- (3) Possesses the appropriate transfer eligibility documentation duly issued by RAM for HSQS:
- (4) Intends to be present aboard the vessel, as may be required by applicable regulations; and
- (5) Meets all other Program eligibility, qualification, lending and credit requirements.
- (c) Fishermen fishing from small vessels. The Program may finance up to 80 percent of the cost of purchasing HSQS by a fisherman who fishes from a small